

MHBU040003662026



Order below Exh. 1 in Anti.Cri.Bail Application No.92/2026
(Milesh Madhukar More Vs. State of Maharashtra)
(Passed on 11.3.2026)

1. Apprehending the arrest in Crime No.148/2026 applicant/accused namely Milesh Madhukar More has preferred anticipatory bail application under section 482 of the Bharatiya Nagarik Suraksha Sanhita, 2023, registered at Police station Khamgaon City for the offence punishable under Section 74 of the Bharatiya Nyaya Sanhita, 2023 and Section 12 of the Protection of Children From Sexual Offences Act, 2012.

2. Investigating officer and learned APP Mr. PT. Lahudkar have resisted the application by filing say at Exh.7. It is contended that victim is taking education in 9th standard and she go to school by walk at 7.00 K.M. distance from her house. Therefore, if accused released on bail then he will commit the similar offence. Complainant and accused are residing in the same locality. Therefore, if he released on bail then there will be fear in the mind of complainant and consequently, there will be educational loss of her. It is contended that accused through other persons pressurized the family of complainant.

Therefore, if accused released on bail then he will pressurize the victim and witnesses. Hence, requested to reject the bail application.

3. Original complainant on behalf of victim filed protest petition vide Exh.6 in the line of FIR and as per the say of investigating officer and urged to reject the application.

4. Learned advocate Mr.R.B.Gorle for the applicant has submitted that the wife of applicant running a small grocery shop at residential house and maintained his family. He submitted that the mother of complainant used to buy grocery from the shop of wife of applicant. There was credit amount with the mother of complainant. But she did not pay the said amount. When the mother of complainant came to the grocery shop and asked for the grocery on credit, the wife of applicant denied to give grocery on credit and demanded the previous outstanding amount. Hence, applicant is implicated in false complaint. It is further submitted that applicant is ready to co-operate in investigation and abide each and every condition imposed while releasing on bail. Therefore, he urged for releasing the applicant on anticipatory bail.

5. Learned APP Mr. P.T. Lahudkar, has argued as per the say Exh.7 and urged to reject the application.

6. I have considered the submissions of both side. Perused the application and say filed by the prosecution. I have gone through the

entire documents and police papers placed on record. it shows that complainant/victim is a 15 year young girl, she lodged the report on 2.3.2026 at police station Khamgaon City against the accused. It is alleged that on 2.3.2026 at about 5.00 p.m. she went to the shop of Nilesh More to purchase the chips packet. At that time Nilesh while putting the chips in her bag touched her chest twice. Therefore, she asked Nilesh why he is doing said act. At that time he told not to say said fact to anybody. Thereafter, victim went to the house and narrated the incident to her mother. When her mother went to the house of Nilesh More to give understanding, at that time he was shouting against her mother. Hence, she lodged the report.

7. The applicant has placed on record the original note-books to show that there is outstanding amount of purchased goods against the mother of complainant. Therefore, I find substance in the submission of learned advocate for the applicant. As per say of investigating officer the custodial interrogation of the applicant is not necessary. Moreover he is ready to co-operate the police in investigation and abide each and every condition imposed, if he released on anticipatory bail. Therefore, though the prosecution has resisted the application, but if applicant/accused released on anticipatory bail on certain conditions, then prosecution will not be prejudiced. Hence, application deserves to be allowed. In result, I pass the following order :-

ORDER

- 1] Application Exh.1 is allowed.
- 2] In the event of arrest of the applicant/accused namely Milesh Madhukar More, he shall be released on bail in connection with Crime No. 148/2026, registered at Police station Khamgaon City for the offence punishable under Section 74 of the Bharatiya Nyaya Sanhita, 2023 and Section 12 of the Protection of Children From Sexual Offences Act, 2012, on his executing PR bond of Rs.25,000/- (Rs.Twenty Five thousand only) with one solvent surety in the like amount on conditions that:-
 - [i] He shall remain present on 2nd and 4th Saturday of every month between 3.00 p.m. to 5.00 p.m. at the concerned police station and shall co-operate the I.O. in investigation and thereafter, he shall make himself available for interrogation.
 - [ii] He shall not enter in the Khamgaon City and Taluka until further order, except the attendance at police station.
 - [iii] He shall furnish his proposed address and his mobile phone number to the concerned police station.
 - [iv] He shall not pressurize the complainant/victim and prosecution witnesses.
 - [v] On breach of any condition of bail order, prosecution will be liberty to apply for cancellation of bail.
- 3] Inform concerned police station accordingly.

Dated: 11.3.2026

(G.B.Jadhav)
Special Judge, Khamgaon,
Dist. Buldhana.

Certificate

I certify that this order PDF uploaded is a true and correct copy of original signed order.

Name of Steno : Mrs. Nishat Anjum Mohd. Rafique.

Name of Court : Special Judge, Khamgaon.